UNITED STATES OF AMERICA

FEDERAL ENERGY REGULATORY COMMISSION

NOTICE TO THE PUBLIC

ELIMINATION OF THE REQUIREMENT TO INCLUDE DRAFT COMMISSION LETTER ORDERS WITH FILED SETTLEMENTS AND CERTIFICATIONS OF UNCONTESTED SETTLEMENTS

(Issued August 17, 2017)

1. A December 1999 public notice required that all certifications of uncontested settlements to the Commission include a draft Commission letter order approving the proposed settlement.[[1]](#footnote-2) This requirement is hereby eliminated.
2. Additionally, another December 1999 public notice required any party filing a proposed settlement in a case set for hearing or settlement judge/mediation procedures to include a draft Commission letter order approving the settlement as part of the settlement package. [[2]](#footnote-3) This public notice is hereby rescinded.
3. Effective immediately all certifications of uncontested settlements to the Commission will not include a draft letter order. Further, and also effective immediately, Parties are no longer required to provide a draft letter order approving the uncontested settlement with the settlement package.

Carmen A. Cintron

Chief Administrative Law Judge

1. Chief Judge Notice to the Public: New Procedures for Certifications of Uncontested Settlements to the Commission (December 21, 1999). [↑](#footnote-ref-2)
2. Chief Judge Notice to the Public: Proposed Settlement Agreements (December 8, 1999). [↑](#footnote-ref-3)